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8 9	UNITED STATES DIS WESTERN DISTRICT O AT SEAT	F WASHINGTON
10	LEO GUY, individually and on behalf	CASE NO. C22-1558 MJP
11	of all others similarly situated, Plaintiff,	ORDER GRANTING MOTION TO CONSOLIDATE
12 13 14	v. CONVERGENT OUTSOURCING, INC.,	
15	Defendant.	
16 17	RYAN TANNER, individually, and on behalf of all others similarly situated,	CASE NO. C22-1562 MJP
18	Plaintiff,	
19	v.	
20 21	CONVERGENT OUTSOURCING, INC., Defendant.	
22 23 24		

1		CASE NO. C22-1590 MJP
2	MAGALY GRANADOS, individually, and on behalf of all others similarly	
3	situated,	
4	Plaintiff,	
5	V.	
6	CONVERGENT OUTSOURCING, INC.,	
7	Defendant.	
8	KERRY LAMONS, individually, and on behalf of all others similarly situated,	CASE NO. C22-1597 MJP
9	Plaintiff,	
10	V.	
11	CONVERGENT OUTSOURCING,	
12	INC., Defendant.	
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14	This matter comes before the Court on Plain	tiff's Motion to Consolidate. (Dkt. No. 9.)
15	Having reviewed the Motion, noted the lack of any opposition, and all supporting materials, the	
16	Court GRANTS the Motion and ORDERS that the above-captioned cases be consolidated for all	
17	purposes.	
18	The plaintiffs in four different actions filed a	gainst Defendant Convergent Outsourcing,
19	Inc. ask the Court to consolidate all four into a single action.	
20	Under Rule 42(a), the Court may consolidate cases that involve common questions of law	
21	or fact. Fed. R. Civ. P. 42(a). The Court enjoys broad discretion in making this determination.	
22	See Inv'rs Research Co. v. U.S. Dist. Ct. for Cent. Dist. of Cal., 877 F.2d 777, 777 (9th Cir.	
23	1989). The Court usually considers several factors in analyzing consolidation, including judicial	
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1 economy, whether consolidation would expedite resolution of the case, whether separate cases 2 may yield inconsistent results, and the potential prejudice to a party opposing. See 9 Charles Alan Wright & Arthur R. Miller, Federal Practice and Procedure: Civil § 2383 (3rd ed. 2020). 3 Consolidation is appropriate here given that the four actions present common questions of 4 5 law and fact and there are substantial efficiencies to be gained. All four actions concern the same 6 data breach resulting from a cyber-attack on Convergent. And plaintiffs pursue the same or 7 similar causes of action against Convergent on behalf of overlapping proposed classes. 8 Consolidation for all purposes will further conserve party and judicial resources. Convergent has 9 not voiced any opposition, and the Court is unaware of any inconvenience, delay, confusion, or prejudice that may result from consolidation. As such, the Court GRANTS the Motion and 10 11 consolidates all four actions. 12 All filings in this consolidated action shall be filed on the docket of the first-filed case (C22-1558) with the following caption: 13 14 CASE NO. C22-1558 MJP LEO GUY, individually, and on behalf 15 of all others similarly situated, 16 Plaintiff, 17 v. 18 CONVERGENT OUTSOURCING, INC., 19 Defendant. 20 21 The Clerk is directed to file this Order in all four cases and then administratively close 22 the following related cases: (1) C22-1562 MJP; (2) C22-1590 MJP; and (3) C22-1597 MJP. 23 // 24

1	The clerk is ordered to provide copies of this order to all counsel.
2	Dated December 13, 2022.
3	Maisluf Velens
4	Marsha J. Pechman United States Senior District Judge
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